Application No. 10/526,725 Docket No.: U1927.0015

## REMARKS

Claims 1-110 are pending. Claims 5-26, 31-47, 49, 51-69, 71, 73-89, 91 and 93-110 have been withdrawn from consideration. Claim 109, although withdrawn, has been amended to correct a typographical error that was introduced in the previous amendment. Entry is requested so that the claims in the latest amendment will reflect the actual currently dependency of this claim. 

The title has been amended as required by the Examiner. Claims 48, 70, 72, 90 and 92 have also been amended without narrowing their scope. Of the claims currently under consideration, claims 1-3, 27-29, 48, 70 and 90 are independent.

Claims 70, 72, 90 and 92 were rejected under Section 101 as being directed to a program, per se. Those claims have been amended, without narrowing their scope, and are now more clearly directed to a statutory article of manufacture. Withdrawal of the rejection is respectfully requested.

Claims 1-4, 27-30, 48, 50, 70, 72, 90 and 92 were rejected under 35 U.S.C. § 103 over applicant's admitted prior art (APA) in view of Tari (U.S. Patent Pub. No. 2003/0016636).

Applicants traverse.

Independent claims 1-3, 27-29 and 70 are directed to communication that employs a mobile router that provides multiple communications interfaces with the home agent, as seen, for example, in Fig. 2 (312-315), and an (e.g., IP) address obtained by each communication interface is administered by a control table, for example as shown in Fig. 5.

On the other hand, in the Tari reference, the interface at the side of the global network of the mobile router in the table of Tari's Fig. 7 is singular. Tari does not teach or suggest the claimed feature having a table in which multiple IP addresses for holding a list of multiple lines are

<sup>1</sup> In the Second Preliminary Amendment dated January 6, 2006, when claim 109 was reproduced, the reproduction of the text of that claim did not reflect the fact that the First Preliminary Amendment dated May 19, 2005 had already removed the multiple dependency by amendment. That is, the relevant text in the Second Preliminary Amendment reproduced the unamended original language of claim 109. The present amendment is simply to accurately reproduce the language of claim 109 as it actually was previously amended, and does not constitute a new amendment. The claim will include the identifier (Withdrawn)<sup>7</sup> in any future amendments.

38

registrable, as shown for example in Fig. 5 of the present application, allowing for the performance of load dispersion to the multiple lines between the mobile router and the home agent.

For at least the foregoing reasons, claims 1-3, 27-29 and 70 are believed patentable over the APA in view of Tari. Claims 48 and 90 recite, inter alia, configuring a logical line by combining lines of a plurality of communications means and communicating with the mobile router through this line, and are also believed patentable over the cited art.

The dependent claims are believed patentable for at least the same reasons as their respective base claims.

In view of the above amendments and remarks, applicants believe the pending application is in condition for allowance.

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Respectfully submitted,

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